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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Anglication No.	Applicant(a)
•	Application No.	Applicant(s)
Office Action Summan.	10/655,409	KEISER ET AL.
Office Action Summary	Examiner	Art Unit
	Clement B. Graham	3692
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the	correspondence address
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period was precised to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATIO 36(a). In no event, however, may a reply be ti will apply and will expire SIX (6) MONTHS from cause the application to become ABANDONI	N. mely filed n the mailing date of this communication. ED (35 U.S.C. § 133).
Status		
1) Responsive to communication(s) filed on 04 M	arch 2008.	
2a) ☐ This action is FINAL . 2b) ☑ This	action is non-final.	
 Since this application is in condition for allowar 	nce except for formal matters, pr	osecution as to the merits is
closed in accordance with the practice under E	Ex parte Quayle, 1935 C.D. 11, 4	53 O.G. 213.
Disposition of Claims		•
4) Claim(s) <u>20-32,34,38-43 and 97-143</u> is/are per	nding in the application.	
4a) Of the above claim(s) is/are withdraw	•	
5) Claim(s) is/are allowed.		·
6)⊠ Claim(s) <u>20-32,34,38-43 and 97-143</u> is/are reje	ected.	
7) Claim(s) is/are objected to.		
8) Claim(s) are subject to restriction and/or	r election requirement.	
Application Papers		
9)☐ The specification is objected to by the Examine	г.	
10) ☐ The drawing(s) filed on is/are: a) ☐ acc	epted or b) objected to by the	Examiner.
Applicant may not request that any objection to the	drawing(s) be held in abeyance. Se	ee 37 CFR 1.85(a).
Replacement drawing sheet(s) including the correct		
11)☐ The oath or declaration is objected to by the Ex	caminer. Note the attached Office	e Action or form PTO-152.
Priority under 35 U.S.C. § 119		
12)☐ Acknowledgment is made of a claim for foreign	priority under 35 U.S.C. § 119(a	a)-(d) or (f).
a) ☐ All b) ☐ Some * c) ☐ None of:		
 Certified copies of the priority documents 	s have been received.	
2. Certified copies of the priority documents		
3. Copies of the certified copies of the prior	· •	red in this National Stage
application from the International Bureau	` ''	
* See the attached detailed Office action for a list	of the certified copies not receive	ea.
Attachment(s)		
1) Notice of References Cited (PTO-892)	4) Interview Summar Paper No(s)/Mail D	
Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO/SB/08)	5) Notice of Informal	
Paper No(s)/Mail Date <u>6/4/04, 7/26/04, 1/27/05</u> .	6) 🔲 Other:	

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DETAILED ACTION

1. Claims 20-32, 34, 38-43, 97-143 remained pending in this application and claims 33, 35-37, and 44-96 has been cancelled.

2. Claim Rejections - 35 USC § 101

35 U.S.C. 101 reads as follows:

Whoever invents or discovers any new and useful process, machine, manufacture, or composition of matter, or any new and useful improvement thereof, may obtain a patent therefor, subject to the conditions and requirements of this title.

Claims 20, 98, are rejected under 35 U.S.C. 101 because the claimed invention is directed to non-statutory subject matter. Based on Supreme Court precedent a method claim must (1) be tied to another statutory class of invention (such as a particular apparatus) or (2) transform underlying subject matter (such as an article or materials) to a different state or thing (see at least *Diamond v.* Diehr, 450 U.S. 175, 184 (1981); *Parker v.* Flook, 437 U.S. 584, 588 n.9 (1978); *Gottschalk v.* Benson, 409 U.S. 63, 70 (1972); *Cochrane v.* Deener, 94 U.S. 780, 787-88 (1876)). A method claim that fails to meet one of the above requirements is not in compliance with the statutory requirements of 35 U.S.C. 101 for patent eligible subject matter. Here claims 20, 98 fail to meet the above requirements since there is not a sufficient tie to another statutory class.

Claim Rejections - 35 USC § 103

3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

⁽a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having

ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

- 4. Claims 20-32, 34, 38-43, 97-143 are rejected under 35 U.S.C. 103(a) as being unpatentable over Hunt et al (Hereinafter Hunt Patent No. 5,724,524) in view of Kiron et al (Hereinafter Kiron Patent No. 6, 088, 685.
- 5. Claims 20-32, 34, 38-43, 97-143, are rejected under 35 U.S.C. 102(e) as being anticipated by Hereinafter over Hunt et al (Hereinafter Hunt Patent No. 5,724,524).

As per claim 20, Hunt discloses a method for trading a financial instrument comprising:

receiving at a computer device least one order to buy or sell the instrument, and executing a trade on the instrument at the determined price. (Note abstract and see column 5 lines 15-40 and column 14 lines 10-25 and see column 3 lines 55-65 and column 4 line 5) and executing a trade at a set market price.(see column 3 lines 10-15 and column 5 lines 17-40).

Hunt fail to explicitly teach the financial instrument related to an item having a plurality of stages of development associated therewith comprising at least one pre-release stage and at least one post-release stage determining a price for the instrument based at least in part on the development stage of the item at a time of a trade.

However Kiron discloses identifying a group of securities, separating the group of securities into at least one subset of securities satisfying a predetermined criteria, creating an open ended financial product having a fixed number of outstanding shares over a predetermined period of time and a portfolio comprising of securities within the subset of securities, identifying from the group of securities a revised subset of securities satisfying the predetermined criteria, changing the securities comprising the portfolio in response to the identifying of the revised subset of securities, determining in real time the price of the financial product based on a user-defined method of weighting the securities comprising the portfolio, and outputting an indication of the real time determined price of the financial product in a humanly readable format (note abstract and see column 8 lines 11-51 and column 7 lines 7-24).

Therefore it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the teachings of Hunt to include financial instrument related to an item having a plurality of stages of development associated therewith comprising at least one pre-release stage and at least one post-release stage determining a price for the instrument based at least in part on the development stage of the item at a time of a trade taught by Kiron in order to produce a price that account for the creation phases of the product.

As per claim 21, Hunt discloses wherein the item comprise a movie and the price of the instrument in a pre-release stage is based at least in part on estimated box office revenues of the movie and in a release stage the price of the instrument is based at least in part on actual box office revenues of the movie. (Note abstract and see column 5 lines 15-40 and column 14 lines 10-25 and see column 3 lines 55-65 and column 4 line 5) and executing a trade at a set market price (see column 3 lines 10-15 and column 5 lines 17-40).

As per Claim 22, Hunt discloses wherein the item has an undetermined release date, the method further comprising fixing the release date for the item after the execution of the trade. (Note abstract and see column 5 lines 15-40 and column 14 lines 10-25 and see column 3 lines 55-65 and column 4 line 5) and executing a trade at a set market price.(see column 3 lines 10-15 and column 5 lines 17-40).

As per Claim 23, Hunt discloses re-leas date wherein in a pre-release stage the price of the instrument is based at least in part on estimated revenues associated with the item and wherein in a release stage the price of the instrument is based at least in part on actual revenues associated with the item. (Note abstract and see column 5 lines 15-40 and column 14 lines 10-25 and see column 3 lines 55-65 and column 4 line 5) and executing a trade at a set market price (see column 3 lines 10-15 and column 5 lines 17-40).

As per Claim 24, Hunt discloses wherein the plurality of stages of development associated with the item comprise a plurality of pre-release stages, and the price for the instrument is based at least in part on a likelihood of success associated with the pre-release stage of the item. (Note abstract and see column 5 lines 15-40

and column 14 lines 10-25 and see column 3 lines 55-65 and column 4 line 5) and executing a trade at a set market price. (see column 3 lines 10-15 and column 5 lines 17-40).

As per Claim 25, Hunt discloses wherein each of the stages of development has a development factor associated therewith and wherein the price of the instrument is determined by multiplying an initial price for the instrument by a development factor. (Note abstract and see column 5 lines 15-40 and column 14 lines 10-25 and see column 3 lines 55-65 and column 4 line 5) and executing a trade at a set market price (see column 3 lines 10-15 and column 5 lines 17-40).

As per Claim 26, Hunt discloses wherein the instrument is traded in an initial offering and the price of the instrument is based at least in part on a number of shares issued in the initial offering for the instrument. (Note abstract and see column 5 lines 15-40 and column 14 lines 10-25 and see column 3 lines 55-65 and column 4 line 5) and executing a trade at a set market price. (see column 3 lines 10-15 and column 5 lines 17-40).

As per Claim 27, Hunt discloses wherein the price of the instrument is further based at least in part on at least one of estimated revenues associated with the item and actual revenues associated with the item. (Note abstract and see column 5 lines 15-40 and column 14 lines 10-25 and see column 3 lines 55-65 and column 4 line 5) and executing a trade at a set market price (see column 3 lines 10-15 and column 5 lines 17-40).

As per Claim 28, Hunt discloses wherein the item is a movie in a post-release stage and the price for the instrument is based at least in part on an opening weekend box office gross revenue and historic multiplier for total gross revenue. (Note abstract and see column 5 lines 15-40 and column 14 lines 10-25 and see column 3 lines 55-65 and column 4 line 5) and executing a trade at a set market price.(see column 3 lines 10-15 and column 5 lines 17-40).

As per Claim 29, Hunt discloses further comprising triggering an automatic ghost trade for the instrument. (Note abstract and see column 5 lines 15-40 and

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column 14 lines 10-25 and see column 3 lines 55-65 and column 4 line 5) and executing a trade at a set market price. (see column 3 lines 10-15 and column 5 lines 17-40).

As per Claim 30, Hunt discloses wherein

triggering the automatic ghost trade comprises:

retrieving a buy probability constant;

generating a random trade constant. placing a buy order when the buy probability constant exceeds the random trade constant; and placing a sell order when the buy probability constant does not exceed the random trade constant. (Note abstract and see column 5 lines 15-40 and column 14 lines 10-25 and see column 3 lines 55-65 and column 4 line 5) and executing a trade at a set market price. (see column 3 lines 10-15 and column 5 lines 17-40).

As per Claim 31, Hunt discloses wherein the determining the price of the instrument comprises:

determining a buy-sell imbalance between tore buy orders and t4ae sell orders for the instrument; and

computing a price increase or decrease for the instrument based on the buy-sell imbalance. (Note abstract and see column 5 lines 15-40 and column 14 lines 10-25 and see column 3 lines 55-65 and column 4 line 5) and executing a trade at a set market price. (see column 3 lines 10-15 and column 5 lines 17-40).

As per Claim 32, Hunt discloses wherein the price of the instrument is increased or decreased incrementally based at least in part on a security price increment constant. (Note abstract and see column 5 lines 15-40 and column 14 lines 10-25 and see column 3 lines 55-65 and column 4 line 5) and executing a trade at a set market price.(see column 3 lines 10-15 and column 5 lines 17-40).

As per Claim 34, Hunt discloses further comprising:

a security break threshold to the computed price increase or decrease and increasing or decreasing the price of the of the instrument based at least in part on a security break increment when the increase or decrease exceeds the security break threshold. (Note abstract and see column 5 lines 15-40 and column 14 lines 10-25 and see column 3

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lines 55-65 and column 4 line 5) and executing a trade at a set market price (see column 3 lines 10-15 and column 5 lines 17-40).

As per Claim 38, Hunt discloses further comprising: comparing a stock halt threshold to the computed price increase or decrease and halting trading when the computed price increase or decrease exceeds the stock halt threshold. (Note abstract and see column 5 lines 15-40 and column 14 lines 10-25 and see column 3 lines 55-65 and column 4 line 5) and executing a trade at a set market price. (see column 3 lines 10-15 and column 5 lines 17-40).

As per Claim 39, Hunt discloses wherein trades are executed in cycles each cycle having a market price associated therewith and wherein the price of the instrument is determined by increasing or decreasing the market price of a previous cycle by the computed price increase or decrease. (Note abstract and see column 5 lines 15-40 and column 14 lines 10-25 and see column 3 lines 55-65 and column 4 line 5) and executing a trade at a set market price (see column 3 lines 10-15 and column 5 lines 17-40).

As per Claim 40, Hunt discloses further comprising storing trade volume information and trade price information for each trade order for t4i-e a plurality of instruments. (Note abstract and see column 5 lines 15-40 and column 14 lines 10-25 and see column 3 lines 55-65 and column 4 line 5) and executing a trade at a set market price.(see column 3 lines 10-15 and column 5 lines 17-40).

As per Claim 41, Hunt discloses further comprising: receiving a query for requesting trade volume statistics for a selected instrument; analyzing the stored trade volume information in response to the received query; and generating and displaying the trade volume statistics for the selected instrument in response to analyzing the stored trade volume information(Note abstract and see column 5 lines 15-40 and column 14 lines 10-25 and see column 3 lines 55-65 and column 4 line 5) and executing a trade at a set market price.(see column 3 lines 10-15 and column 5 lines 17-40).

As per Claim 42, Hunt discloses further comprising: receiving a query for requesting buy versus sell volume statistics for a selected instrument;

analyzing the stored trade volume information and the stored trade price information in response to the received query; and generating and displaying the buy versus sell statistics for the selected instrument in response to the analyzing the stored trade volume information and the stored trade price information. (Note abstract and see column 5 lines 15-40 and column 14 lines 10-25 and see column 3 lines 55-65 and column 4 line 5) and executing a trade at a set market price (see column 3 lines 10-15 and column 5 lines 17-40).

As per Claim 43, Hunt discloses further comprising: storing a plurality of categories of trade information relating to the plurality of trade orders;

receiving a query for requesting statistics for a selected category in a selected instrument analyzing stored categories of trade information in response to the received query; and generating and displaying statistical information for the selected category in the selected instrument in response to the analyzing the stored categories of trade information. (Note abstract and see column 5 lines 15-40 and column 14 lines 10-25 and see column 3 lines 55-65 and column 4 line 5) and executing a trade at a set market price. (see column 3 lines 10-15 and column 5 lines 17-40).

As per Claim 97, Hunt discloses wherein the item is at least one of a product, a movie, and a service company. (Note abstract and see column 5 lines 15-40 and column 14 lines 10-25 and see column 3 lines 55-65 and column 4 line 5) and executing a trade at a set market price. (see column 3 lines 10-15 and column 5 lines 17-40).

As per Claim 98, Hunt discloses a method comprising: receiving at a computer device a request for information associated with at least one derivative financial instrument and communicating a price for the at least one instrument in response to the request. (Note abstract and see column 5 lines 15-40 and column 14 lines 10-25 and see column 3 lines 55-65 and column 4 line 5) and executing a trade at a set market price.(see column 3 lines 10-15 and column 5 lines 17-40).

Hunt fail to explicitly teach instrument related to an item having a plurality of stages of development associated therewith comprising at least one pre-release stage and at least one post release stage; and the price determined based at least in part on the item being in a pre-release development stage at a time of a trade.

However Kiron discloses identifying a group of securities, separating the group of securities into at least one subset of securities satisfying a predetermined criteria, creating an open ended financial product having a fixed number of outstanding shares over a predetermined period of time and a portfolio comprising of securities within the subset of securities, identifying from the group of securities a revised subset of securities satisfying the predetermined criteria, changing the securities comprising the portfolio in response to the identifying of the revised subset of securities, determining in real time the price of the financial product based on a user-defined method of weighting the securities comprising the portfolio, and outputting an indication of the real time determined price of the financial product in a humanly readable format (note abstract and see column 8 lines 11-51 and column 7 lines 7-24).

Therefore it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the teachings of Hunt to include instrument related to an item having a plurality of stages of development associated therewith comprising at least one pre-release stage and at least one post release stage; and the price determined based at least in part on the development stage of the item at a time of a trade taught by Kiron in order to produce a price that account for the creation phases of the product.

As per Claim 99, Hunt discloses wherein the item comprises a movie, and the price of the instrument in a prerelease stage is based at least in part on estimated box office revenues of the movie and in a release stage the price of the instrument is based at least in part on actual box office revenues of the movie. (Note abstract and see column 5 lines 15-40 and column 14 lines 10-25 and see column 3 lines 55-65 and column 4 line 5) and executing a trade at a set market price. (see column 3 lines 10-15 and column 5 lines 17-40).

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As per Claim 100, Hunt discloses wherein in a prerelease stage the price of the instrument is based at least in part on estimated revenues associated with the item and wherein in a release stage the price of the instrument is based at least in part on actual revenues associated with the item. (Note abstract and see column 5 lines 15-40 and column 14 lines 10-25 and see column 3 lines 55-65 and column 4 line 5) and executing a trade at a set market price.(see column 3 lines 10-15 and column 5 lines 17-40).

As per Claim 101, Hunt discloses wherein the plurality of stages of development associated with the item comprises a plurality of pre-release stages, and the price for the instrument is based at least in part on a likelihood of success associated with each pre-release stage. (Note abstract and see column 5 lines 15-40 and column 14 lines 10-25 and see column 3 lines 55-65 and column 4 line 5) and executing a trade at a set market price (see column 3 lines 10-15 and column 5 lines 17-40).

As per Claim 102, Hunt discloses wherein each of the stages of development has a development factor associated therewith and wherein the price of the instrument is determined by multiplying an initial price for the instrument by a development factor. (Note abstract and see column 5 lines 15-40 and column 14 lines 10-25 and see column 3 lines 55-65 and column 4 line 5) and executing a trade at a set market price.(see column 3 lines 10-15 and column 5 lines 17-40).

As per Claim 103, Hunt discloses wherein the instrument is offered in an initial offering and the price of the instrument is based at least in part on a number of shares issued in the initial offering for the instrument. (Note abstract and see column 5 lines 15-40 and column 14 lines 10-25 and see column 3 lines 55-65 and column 4 line 5) and executing a trade at a set market price.(see column 3 lines 10-15 and column 5 lines 17-40).

As per Claim 104, Hunt discloses wherein the price of the instrument is further based at least in part on at least one of estimated revenues associated with the item and actual revenues associated with the item. (Note abstract and see column 5 lines 15-40 and column 14 lines 10-25 and see column 3 lines 55-65 and column 4 line

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5) and executing a trade at a set market price (see column 3 lines 10-15 and column 5 lines 17-40).

As per Claim 105, Hunt discloses wherein the item is a movie in a post-release stage and the price for the instrument is based at least in part on an opening weekend box office gross revenue and a historic multiplier for total gross revenue.

As per Claim 106, Hunt discloses further determined based at least in part on a buy sell imbalance on between buy and sell orders for the instrument and at least one ghost trade in the instrument triggered automatically. (Note abstract and see column 5 lines 15-40 and column 14 lines 10-25 and see column 3 lines 55-65 and column 4 line 5) and executing a trade at a set market price. (see column 3 lines 10-15 and column 5 lines 17-40).

As per Claim 107, Hunt discloses wherein the at least one ghost trade is a buy order if a buy probability constant associated with the instrument exceeds a randomly generated trade constant and the at least one ghost trade is a sell order if the buy probability constant associated with the instrument does not exceed the randomly generated trade constant. (Note abstract and see column 5 lines 15-40 and column 14 lines 10-25 and see column 3 lines 55-65 and column 4 line 5) and executing a trade at a set market price. (see column 3 lines 10-15 and column 5 lines 17-40).

As per Claim 108, Hunt discloses wherein the price reflects a price increase or decrease applied to a previous price for the instrument based on a buy-sell imbalance between buy orders and sell orders for the instrument. (Note abstract and see column 5 lines 15-40 and column 14 lines 10-25 and see column 3 lines 55-65 and column 4 line 5) and executing a trade at a set market price. (see column 3 lines 10-15 and column 5 lines 17-40).

As per Claim 109, Hunt discloses wherein the price increase or decreased is computed based at least in part on a security price increment constant. (Note abstract and see column 5 lines 15-40 and column 14 lines 10-25 and see column 3 lines 55-65 and column 4 line 5) and executing a trade at a set market price (see column 3 lines 10-15 and column 5 lines 17-40).

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As per Claim 110, Hunt discloses wherein the price reflects a security break increment when the increase or decrease exceeds a security break threshold. (Note abstract and see column 5 lines 15-40 and column 14 lines 10-25 and see column 3 lines 55-65 and column 4 line 5) and executing a trade at a set market price.(see column 3 lines 10-15 and column 5 lines 17-40).

As per Claim 111, Hunt discloses wherein trades in the instrument are executed in cycles, each cycle having a market price associated therewith, and wherein the price reflects an increase or decrease applied to the market price of the instrument for a previous cycle. (Note abstract and see column 5 lines 15-40 and column 14 lines 10-25 and see column 3 lines 55-65 and column 4 line 5) and executing a trade at a set market price (see column 3 lines 10-15 and column 5 lines 17-40).

As per Claim 112, Hunt discloses a system comprising at least one computing device having a memory associated therewith, the memory comprising software stored thereon that when executed performs a method comprising: receiving at least one order to buy or sell a derivative financial instrument, executing a trade on the instrument at the determined price. (Note abstract and see column 5 lines 15-40 and column 14 lines 10-25 and see column 3 lines 55-65 and column 4 line 5) and executing a trade at a set market price (see column 3 lines 10-15 and column 5 lines 17-40).

Hunt fail to explicitly teach financial instrument related to an item having a plurality of stages of development associated therewith comprising at least one pre-release stage and at least one post-release stage determining a price for the instrument based at least in part on theitem being in a preprelease development stage of the item at a time of a trade.

However Kiron discloses identifying a group of securities, separating the group of securities into at least one subset of securities satisfying a predetermined criteria, creating an open ended financial product having a fixed number of outstanding shares over a predetermined period of time and a portfolio comprising of securities within the subset of securities, identifying from the group of securities a revised subset of securities satisfying the predetermined criteria, changing the securities comprising the

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portfolio in response to the identifying of the revised subset of securities, determining in real time the price of the financial product based on a user-defined method of weighting the securities comprising the portfolio, and outputting an indication of the real time determined price of the financial product in a humanly readable format (note abstract and see column 8 lines 11-51 and column 7 lines 7-24).

Therefore it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the teachings of Hunt to include financial instrument related to an item having a plurality of stages of development associated therewith comprising at least one pre-release stage and at least one post-release stage determining a price for the instrument based at least in part on the development stage of the item at a time of a trade; and taught by Kiron in order to produce a price that account for the creation phases of the product.

As per Claim 113, Hunt discloses wherein the item comprises a movie and the price of the instrument is based at least in part on estimated box office revenues of the movie in a pre-release stage and the price of the instrument is based at least in part on actual box office revenues of the movie in a release stage. (Note abstract and see column 5 lines 15-40 and column 14 lines 10-25 and see column 3 lines 55-65 and column 4 line 5) and executing a trade at a set market price. (see column 3 lines 10-15 and column 5 lines 17-40).

As per Claim 114, Hunt discloses wherein the item has an undetermined release date, the method further comprising fixing the release date for the item after the execution of the trade(Note abstract and see column 5 lines 15-40 and column 14 lines 10-25 and see column 3 lines 55-65 and column 4 line 5) and executing a trade at a set market price (see column 3 lines 10-15 and column 5 lines 17-40).

As per Claim 115, Hunt discloses wherein in a prerelease stage the price of the instrument is based at least in part on estimated revenues associated with the item and wherein in a release stage the price of the instrument is based at least in part on actual revenues associated with the item. (Note abstract and see column 5 lines 15-40 and column 14 lines 10-25 and see column 3 lines 55-65 and column 4 line 5)

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and executing a trade at a set market price.(see column 3 lines 10-15 and column 5 lines 17-40).

As per Claim 116, Hunt discloses wherein the plurality of stages of development associated with the item comprise a plurality of pre-release stages, and the price for the instrument is based at least in part on a likelihood of success associated with the pre-release stage of the item (Note abstract and see column 5 lines 15-40 and column 14 lines 10-25 and see column 3 lines 55-65 and column 4 line 5) and executing a trade at a set market price. (see column 3 lines 10-15 and column 5 lines 17-40).

As per Claim 117, Hunt discloses wherein each of the stages of development has a development factor associated therewith and wherein the price of the instrument is determined by ultiplying an initial price for the instrument by a development factor. (Note abstract and see column 5 lines 15-40 and column 14 lines 10-25 and see column 3 lines 55-65 and column 4 line 5) and executing a trade at a set market price.(see column 3 lines 10-15 and column 5 lines 17-40).

As per Claim 118, Hunt discloses wherein the instrument is traded in an initial offering and the price of the instrument is based at least in part on a number of shares issued in the initial offering for the instrument. (Note abstract and see column 5 lines 15-40 and column 14 lines 10-25 and see column 3 lines 55-65 and column 4 line 5) and executing a trade at a set market price. (see column 3 lines 10-15 and column 5 lines 17-40).

As per Claim 119, Hunt discloses wherein the price of the instrument is further based at least in part on at least one of estimated revenues associated with the item and actual

revenues associated with the item. (Note abstract and see column 5 lines 15-40 and column 14 lines 10-25 and see column 3 lines 55-65 and column 4 line 5) and executing a trade at a set market price.(see column 3 lines 10-15 and column 5 lines 17-40).

As per Claim 120, Hunt discloses wherein the item is a movie and in a postrelease stage the price for the instrument is based at least in part on an opening weekend box office gross revenue and a historic multiplier for total gross

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revenue(Note abstract and see column 5 lines 15-40 and column 14 lines 10-25 and see column 3 lines 55-65 and column 4 line 5) and executing a trade at a set market price (see column 3 lines 10-15 and column 5 lines 17-40).

As per Claim 121, Hunt discloses further comprising triggering an automatic ghost trade for the instrument. (Note abstract and see column 5 lines 15-40 and column 14 lines 10-25 and see column 3 lines 55-65 and column 4 line 5) and executing a trade at a set market price. (see column 3 lines 10-15 and column 5 lines 17-40).

As per Claim 122, Hunt discloses wherein triggering the automatic ghost trade comprises:

retrieving a buy probability constant; generating a random trade constant;

placing a buy order when the buy probability constant exceeds the random trade constant and placing a sell order when the buy probability constant does not exceed the random trade constant. (Note abstract and see column 5 lines 15-40 and column 14 lines 10-25 and see column 3 lines 55-65 and column 4 line 5) and executing a trade at a set market price. (see column 3 lines 10-15 and column 5 lines 17-40).

As per Claim 123, Hunt discloses wherein determining the price of the instrument comprises:

determining a buy-sell imbalance between buy orders and sell orders for the instrument; and computing a price increase or decrease for the instrument based on the buy-sell imbalance. (Note abstract and see column 5 lines 15-40 and column 14 lines 10-25 and see column 3 lines 55-65 and column 4 line 5) and executing a trade at a set market price. (see column 3 lines 10-15 and column 5 lines 17-40).

As per Claim 124, Hunt discloses wherein the price of the instrument is increased or decreased incrementally based at least in part on a security price increment constant. (see column 1 lines 44-67 and column 2-22 lines 1-77).

As per Claim 125, Hunt discloses further comprising: comparing a security break threshold to the computed price increase or decrease; and increasing or decreasing the price of the instrument based at least in part on a

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security break increment when the increase or decrease exceeds the security break threshold. (Note abstract and see column 5 lines 15-40 and column 14 lines 10-25 and see column 3 lines 55-65 and column 4 line 5) and executing a trade at a set market price (see column 3 lines 10-15 and column 5 lines 17-40).

As per Claim 126, Hunt discloses further comprising: comparing a stock halt threshold to the computed price increase or decrease; and halting trading when the computed price increase or decrease exceeds the stock halt threshold. (Note abstract and see column 5 lines 15-40 and column 14 lines 10-25 and see column 3 lines 55-65 and column 4 line 5) and executing a trade at a set market price (see column 3 lines 10-15 and column 5 lines 17-40).

As per Claim 127, Hunt discloses wherein trades are executed in cycles each cycle having a market price associated therewith and wherein the price of the instrument is determined by increasing or decreasing the market price of a previous cycle by the computed price increase or decrease. (Note abstract and see column 5 lines 15-40 and column 14 lines 10-25 and see column 3 lines 55-65 and column 4 line 5) and executing a trade at a set market price. (see column 3 lines 10-15 and column 5 lines 17-40).

As per Claim 128, Hunt discloses further comprising storing trade volume information and trade price information for each trade order for a plurality of instruments. (Note abstract and see column 5 lines 15-40 and column 14 lines 10-25 and see column 3 lines 55-65 and column 4 line 5) and executing a trade at a set market price (see column 3 lines 10-15 and column 5 lines 17-40).

As per Claim 129, Hunt discloses wherein the item is at least one of a product, a movie, and a service company. (Note abstract and see column 5 lines 15-40 and column 14 lines 10-25 and see column 3 lines 55-65 and column 4 line 5) and executing a trade at a set market price (see column 3 lines 10-15 and column 5 lines 17-40).

As per Claim 130, Hunt discloses a system comprising at least one computing device having a memory associated therewith, the memory comprising software stored thereon that when executed performs a method comprising:

Art Unit: 3692

receiving a request for information associated with at least one derivative financial instrument; and communicating a price for the at least one instrument in response to the request. (Note abstract and see column 5 lines 15-40 and column 14 lines 10-25 and see column 3 lines 55-65 and column 4 line 5) and executing a trade at a set market price.(see column 3 lines 10-15 and column 5 lines 17-40).

Hunt fail to explicitly teach instrument related to an item having a plurality of stages of development associated therewith comprising at least one pre-release stage and at least one post release stage and the price determined based at least in part on the item being in a pre-release development stage at a time of a trade.

However Kiron discloses identifying a group of securities, separating the group of securities into at least one subset of securities satisfying a predetermined criteria, creating an open ended financial product having a fixed number of outstanding shares over a predetermined period of time and a portfolio comprising of securities within the subset of securities, identifying from the group of securities a revised subset of securities satisfying the predetermined criteria, changing the securities comprising the portfolio in response to the identifying of the revised subset of securities, determining in real time the price of the financial product based on a user-defined method of weighting the securities comprising the portfolio, and outputting an indication of the real time determined price of the financial product in a humanly readable format. (note abstract and see column 8 lines 11-51 and column 7 lines 7-24).

Therefore it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the teachings of Hunt to include teach instrument related to an item having a plurality of stages of development associated therewith comprising at least one pre-release stage and at least one post release stage and the price determined based at least in part on the development stage of the item at a time of a trade taught by Kiron in order to produce a price that account for the creation phases of the product.

As per Claim 131, Hunt discloses wherein the item comprises a movie, and the price of the instrument is based at least in part on estimated box office revenues of

the movie in a pre-release stage and the price of the instrument is based at least in part on actual box office revenues of the movie in a release stage. (Note abstract and see column 5 lines 15-40 and column 14 lines 10-25 and see column 3 lines 55-65 and column 4 line 5) and executing a trade at a set market price. (see column 3 lines 10-15 and column 5 lines 17-40).

As per Claim 132, Hunt discloses wherein the price of the instrument is based at least in part on estimated revenues associated with the item in a pre-release stage and wherein the price of the instrument is based at least in part on actual revenues associated with the item in a release stage. (Note abstract and see column 5 lines 15-40 and column 14 lines 10-25 and see column 3 lines 55-65 and column 4 line 5) and executing a trade at a set market price. (see column 3 lines 10-15 and column 5 lines 17-40).

As per Claim 133, Hunt discloses wherein the plurality of stages of development associated with the item comprises a plurality of pre-release stages, and the price for the instrument is based at least in part on a likelihood of success associated with each pre-release stage. (Note abstract and see column 5 lines 15-40 and column 14 lines 10-25 and see column 3 lines 55-65 and column 4 line 5) and executing a trade at a set market price.(see column 3 lines 10-15 and column 5 lines 17-40).

As per Claim 134, Hunt discloses wherein each of the stages of development has a development factor associated therewith and wherein the price of the instrument is determined by multiplying an initial price for the instrument by a development factor. (Note abstract and see column 5 lines 15-40 and column 14 lines 10-25 and see column 3 lines 55-65 and column 4 line 5) and executing a trade at a set market price (see column 3 lines 10-15 and column 5 lines 17-40).

As per Claim 135, Hunt discloses wherein the instrument is offered in an initial offering and the price of the instrument is based at least in part on a number of shares issued in the initial offering for the instrument. (Note abstract and see column 5 lines 15-40 and column 14 lines 10-25 and see column 3 lines 55-65 and column 4

Art Unit: 3692

line 5) and executing a trade at a set market price. (see column 3 lines 10-15 and column 5 lines 17-40).

As per Claim 136, Hunt discloses wherein the price of the instrument is further based at least in part on at least one of estimated revenues associated with the item and actual revenues associated with the item. (Note abstract and see column 5 lines 15-40 and column 14 lines 10-25 and see column 3 lines 55-65 and column 4 line 5) and executing a trade at a set market price.(see column 3 lines 10-15 and column 5 lines 17-40).

As per Claim 137, Hunt discloses wherein the item is a movie and in a post-release stage and the price for the instrument is based at least in part on an opening weekend box office gross revenue and a historic multiplier for total gross revenue. (Note abstract and see column 5 lines 15-40 and column 14 lines 10-25 and see column 3 lines 55-65 and column 4 line 5) and executing a trade at a set market price (see column 3 lines 10-15 and column 5 lines 17-40).

As per Claim 138, Hunt discloses the price of the instrument further determined based at least in part on a buysell imbalance on between buy and sell orders for the instrument and at least one ghost trade in the instrument triggered automatically. (Note abstract and see column 5 lines 15-40 and column 14 lines 10-25 and see column 3 lines 55-65 and column 4 line 5) and executing a trade at a set market price.(see column 3 lines 10-15 and column 5 lines 17-40).

As per Claim 139, Hunt discloses wherein the at least one ghost trade is a buy order if a buy probability constant associated with the instrument exceeds a randomly generated trade constant and the at least one ghost trade is a sell order if the buy probability constant associated with the instrument does not exceed the randomly generated trade constant. (Note abstract and see column 5 lines 15-40 and column 14 lines 10-25 and see column 3 lines 55-65 and column 4 line 5) and executing a trade at a set market price.(see column 3 lines 10-15 and column 5 lines 17-40).

As per Claim 140, Hunt discloses wherein the price reflects a price increase or decrease applied to a previous price for the instrument based on a buy-sell imbalance between buy orders and sell orders for the instrument. (Note abstract and

see column 5 lines 15-40 and column 14 lines 10-25 and see column 3 lines 55-65 and column 4 line 5) and executing a trade at a set market price. (see column 3 lines 10-15 and column 5 lines 17-40).

As per Claim 141, Hunt discloses wherein the price increase or decreased is computed based at least in part on a security price increment constant. (Note abstract and see column 5 lines 15-40 and column 14 lines 10-25 and see column 3 lines 55-65 and column 4 line 5) and executing a trade at a set market price.(see column 3 lines 10-15 and column 5 lines 17-40).

As per Claim 142, Hunt discloses wherein the price reflects a security break increment when the increase or decrease exceeds a security break threshold. (Note abstract and see column 5 lines 15-40 and column 14 lines 10-25 and see column 3 lines 55-65 and column 4 line 5) and executing a trade at a set market price.(see column 3 lines 10-15 and column 5 lines 17-40).

As per Claim 143, Hunt discloses wherein trades in the instrument are executed in cycles, each cycle having a market price associated therewith, and wherein the price reflects an increase or decrease applied to the market price of the instrument for a previous cycle. (Note abstract and see column 5 lines 15-40 and column 14 lines 10-25 and see column 3 lines 55-65 and column 4 line 5) and executing a trade at a set market price.(see column 3 lines 10-15 and column 5 lines 17-40).

Conclusion

RESPONSE TO ARGUMENTS

6. Applicant's arguments filed 3/4/08 has been fully considered but they are moot in view of new grounds of rejections.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Clement B. Graham whose telephone number is 571-272-6795. The examiner can normally be reached on 7am to 5pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Thomas Dixon can be reached on 571-272-6803. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/Frantzy Poinvil/ Primary Examiner, Art Unit 3696

CG

Jan 19, 2009

10655409 - GAU: 3696



Receipt date: 01/27/2005

10269-20CON (HSX/001 CON5)

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicants : Timothy Maxwell Keiser, et al.

Application No. : 10/655,409 Confirmation No. : 6575

Filed : September 4, 2003

FOR : COMPUTER-IMPLEMENTED SECURITIES

TRADING SYSTEM WITH A VIRTUAL

SPECIALIST FUNCTION

Group Art Unit : 3623

Examiner : Not Yet Assigned

New York, New York 10020 January 24, 2005

Hon. Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

SECOND SUPPLEMENTAL INFORMATION DISCLOSURE STATEMENT

Sir:

In accordance with 37 C.F.R. §§ 1.56 and 1.97, applicants hereby make the following document of record in the above-identified patent application:

Non-Patent Document

Tuchlin; Smooth Negotiating: Making the Director Deal. 1998 The Internet printout.

Pursuant to 37 C.F.R. § 1.98(d), a copy of the document is not provided, because it was originally cited on January 21, 2005, and is of record, in parent U.S. Patent

Application No. 09/465,607, filed on December 17, 1999, from which priority is claimed.

Applicants believe that no fee is due at this time because this Statement is being submitted before the mailing of a First Office Action on the merits. See 37 C.F.R. § 1.97(b)(3). However, if any fee is due in connection with this Information Disclosure Statement, the Director is hereby authorized to charge payment of any additional fees required or to credity any overpayment of same in connection with this Information Disclosure Statement to Deposit Account No. 06-A duplicate copy of this Information Disclosure 1075. Statement is enclosed herewith.

It is respectfully requested that this document be (1) fully considered by the Patent and Trademark Office during examination of this application; and (2) printed on any patent which may issue on this application.

Applicants request that a copy of Form SB/08, as considered and initialed by the Examiner, be returned with the next communication.

Consideration of the foregoing in relation to this patent application is respectfully requested.

Respectfully submitted,

Joel Weiss

Registration No. 44,398

Attorney for Applicants

Fish & Neave IP Group

Ropes & Gray LLP

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1251 Avenue of the Americas

New York, New York 10020-1104

Tel.: (212) 596-9000

(212) 596-9090

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anuar Lillian Garcia

ignature of Person Signing

eceipt date: 01/27/2005

PTO/SB/08A (10-01)

Approved for use through 10/31/2002, OMB 0651-031

U.S. Patent and Trademark Office: U.S. DEPARTMENT OF COMMERCE

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Substit	ute for fo	m 1449/PT	О	Complete if known			
				Application Number	10/655,409		
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STATEMENT BY APPLICANT				Filing Date	September 4, 2003		
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Sheet	1	of	1	Attorney Docket Number	HSX/001 CON5		

U.S. PATENT DOCUMENTS								
Examiner	Cite	Document Number	Publication Date	Name of Patentee or	Pages, Columns, Lines, Where Relevant Passages or Relevant			
initials* No.	No.	Number - Kind Code ² (if known) MM-I	MM-DD-YYYY	Applicant of Cited Documents	Figures Appear			

Examiner	Date	
Signature	Considered	

	FOREIGN PATENT DOCUMENTS									
Examiner	Cite	Foreign Patent Document	Publication Date	Name of Patentee or	Pages, Columns, Lines, Where Relevant					
	No.1	Country Code ¹ - Number ² - Kind Code ³	MM-DD-YYYY	Applicant of Cited Documents	Passages or Relevant Figures Appear	"				
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Examiner Signature	Date Considered	
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	NON PATENT LITERATURE DOCUMENTS								
Examiner initiats	Cite No.1	Include name of the author (in CAPITAL LETTERS), title of the article (when appropriate), title of the Item (book, magazine, journal, serial, symposium, catalog, etc.), date, page(s), volume-issue numbers (s), publisher, city and/or country where published	T ⁶						
		Tuchlin; Smooth Negotiating: Making the Director Deal. 1998 The Internet printout.							

Examiner Signature	/Clement Graham/	Date Considered	01/21/2009
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EXAMINER: Initial if reference considered, whether or not citation is in conformance with MPEP 609. Draw line through citation if not in conformance and not considered, include copy of this form with next communication to applicant.

Applicant's unique citation designation number (optional).

See Kinds Codes of USPTO Patent Documents at www.uspto.gov or MPEP 901.04.

Enter Office that issued the document, by the two-letter code (MIPO Standard ST.3). For Japanese patent documents, the indication of the year of the reign of the Emperor must precede the serial number of the patent document. Kind of document by the appropriate symbols as indicated on the document under WiPO Standard ST. 16 if possible.

Applicant is to place a check mark here if English language translation is attached.

Receipt date: 07/26/2004

10655409 JGAU 18696



10269-20CON (HSX/001 CON5)

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicants : Timothy Maxwell Keiser, et al.

Application No.: 10/655,409 Confirmation No.: 6575

Filed : September 4, 2003

For : COMPUTER-IMPLEMENTED SECURITIES

TRADING SYSTEM WITH A VIRTUAL

SPECIALIST FUNCTION

Group Art Unit : 3623

Examiner : Not Yet Assigned

New York, New York 10020 July 20, 2004

Hon. Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

SUPPLEMENTAL INFORMATION DISCLOSURE STATEMENT

Sir:

In accordance with 37 C.F.R. §§ 1.56 and 1.97, applicants hereby make the following document of record in the above-identified patent application:

U.S. Patent Document

6,263,321 July 17, 2001 Daughtery, III, Vergil L.

Pursuant to 37 C.F.R. § 1.98(d), a copy of the document is not provided, because it was originally cited on June 29, 2004, and is of record, in parent U.S. Patent

Application No. 09/465,607, filed on December 17, 1999, from which priority is claimed.

Applicants believe that no fee is due at this time because this Statement is being submitted before the mailing of a First Office Action on the merits. See 37 C.F.R. § 1.97(b)(3). However, if any fee is due in connection with this Information Disclosure Statement, the Director is hereby authorized to charge payment of any additional fees required in connection with this Information Disclosure Statement to Deposit Account No. 06-1075. A duplicate copy of this Information Disclosure Statement is enclosed herewith.

It is respectfully requested that these documents be (1) fully considered by the Patent and Trademark Office during examination of this application; and (2) printed on any patent which may issue on this application.

Applicants request that a copy of Form PTO-1449, as considered and initialed by the Examiner, be returned with the next communication.

Consideration of the foregoing in relation to this patent application is respectfully requested.

Joel Weiss

FISH & NEAVE

Respectfully submitted,

Registration No. 44,398

Attorney for Applicants

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10655409 - GAU: 3696 Sheet _1_ of _1_

FORM PTO-1449 U.S. DEPARTMENT OF COMMERCE PATENT AND TRADEMARK OFFICE

ATTY. DOCKET NO. 10269-20CON (HSX/001CON5) APPLN. NO. 10/655,409

SUPPLEMENTAL INFORMATION DISCLOSURE STATEMENT BY APPLICANT

APPLICANTS
Timothy Maxwell Keiser,

CONF. NO. 6575

JIL 2 6 2004 &

FILING DATE September 4, 2003 **GROUP ART UNIT**

r 4, 2003 3623

U.S. PATENT DOCUMENTS

EXAMINER INITIAL	NUMBER		DA	DATE N		AME		CLASS	SUBCLASS	FILING DATE IF APPROPRIATE
	6,263,321	07/17	/2001	Daugh Vergil	tery, III, L.	705	3	6		

FOREIGN PATENT DOCUMENTS

EXAMINER	DOCUMENT NUMBER	DATE	DATE COUNTRY		SUBCLASS	TRANSL	ATION
INITIAL	DOCOMENT NOMBER	DAIL	COOMIN	CEROO		YES	NO
		-					

OTHER DOCUMENTS (Including Author, Title, Date, Pertinent Pages, Etc.)

EXAMINER INITIAL				
				<u> </u>

EXAMINER

DATE CONSIDERED

01/21/2009

/Clement Graham/

EXAMINER: Initial if citation considered, whether or not citation is in conformance with MPEP 609; Draw line through citation if not conformance and not considered. Include copy of this form with next communication to applicant.

Receipt date: 06/04/2004



10269-20CON (HSX/001 CON5)

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicants : Timothy Maxwell Keiser, et al.

Application No.: 10/655,409 Confirmation No.: 6575

Filed : September 4, 2003

FOR : COMPUTER-IMPLEMENTED SECURITIES

TRADING SYSTEM WITH A VIRTUAL

SPECIALIST FUNCTION

Group Art Unit : 3623

Examiner : Not Yet Assigned

New York, New York 10020 June 2, 2004

Hon. Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

INFORMATION DISCLOSURE STATEMENT

Sir:

In accordance with 37 C.F.R. §§ 1.56 and 1.97, applicants hereby make the documents listed in Appendices A, B, C, D, E, F, G, H, I, J and K attached hereto of record in the above-identified patent application.

Documents in Appendix A, which are listed on the accompanying Form PTO-1449 (submitted in duplicate), were originally submitted on April 11, 1996, and are of record, in parent U.S. Patent Application No. 08/620,906, filed March 25, 1996, which issued as Patent No. 5,950,176 on September 7, 1999, from which priority is claimed.

Documents in Appendix B, which are listed on the accompanying Form PTO-1449 (submitted in duplicate), were originally cited on April 22, 1998, and are of record, in

Receipt date: 06/04/2004

parent U.S. Patent Application No. 08/620,906, filed March 25, 1996, which issued as Patent No. 5,950,176 on September 7, 1999, from which priority is claimed.

Documents in Appendix C, which are listed on the accompanying Form PTO-1449 (submitted in duplicate), were originally cited on June 7, 1999, and are of record, in parent U.S. Patent Application No. 08/620,906, filed March 25, 1996, which issued as Patent No. 5,950,176 on September 7, 1999, from which priority is claimed.

Documents in Appendix D, which are listed on the accompanying Form PTO-1449 (submitted in duplicate), were originally submitted on July 6, 2000, and are of record in parent U.S. Patent Application No. 09/465,607, filed December 17, 1999, from which priority is claimed.

Documents in Appendix E, which are listed on the accompanying Form PTO-1449 (submitted in duplicate), were originally cited on September 12, 2001, and June 25, 2002, and are of record, in parent U.S. Patent Application No. 09/465,607, filed December 17, 1999, from which priority is claimed.

Documents in Appendix F, which are listed on the accompanying Form PTO-1449 (submitted in duplicate), were originally submitted on January 23, 2002, and are of record, in parent U.S. Patent Application No. 09/184,571, filed November 2, 1998, which issued as Patent No. 6,505,174 on January 7, 2003, from which priority is claimed.

Documents in Appendix G, which are listed on the accompanying Form PTO-1449 (submitted in duplicate), were originally cited on August 2, 2002, and are of record, in parent U.S. Patent Application No. 09/184,571, filed November 2, 1998, which issued as Patent No. 6,505,174 on January 7, 2003, from which priority is claimed.

Documents in Appendix H, which are listed on the accompanying Form PTO-1449 (submitted in duplicate), were originally cited on December 1, 1998, and are of record, in parent U.S. Patent Application No. 08/620,906, filed March 25, 1996, which issued as Patent No. 5,950,176 on September 7, 1999, from which priority is claimed.

Documents in Appendix I, which are listed on the accompanying Form PTO-1449 (submitted in duplicate), were originally submitted on October 25, 2002, and are of record in, parent U.S. Patent Application No. 09/465,607, filed December 17, 1999, from which priority is claimed.

Documents in Appendix J, which are listed on the accompanying Form PTO-1449 (submitted in duplicate), were originally submitted on May 12, 2004, and are of record, in parent U.S. Patent Application No. 09/465,607, filed December 17, 1999, from which priority is claimed.

Documents in Appendix K, which are listed on the accompanying Form PTO-1449 (submitted in duplicate), were originally submitted on June 1, 2004, and are of record, in parent U.S. Patent Application No. 09/465,607, filed December 17, 1999, from which priority is claimed.

Receipt date: 06/04/2004 10655409 - GAU: 3696

> Accordingly, pursuant to 37 C.F.R. § 1.98(d), copies of documents in appendices A-K are not provided.

Applicants believe that no fee is due at this time because this Statement is being submitted before the mailing. of a First Office Action on the merits. See 37 C.F.R. § 1.97(b)(3). However, if any fee is due in connection with this Information Disclosure Statement, the Director is hereby authorized to charge payment of any additional fees required in connection with this Information Disclosure Statement to Deposit Account No. 06-1075. A duplicate copy of this Information Disclosure Statement is enclosed herewith.

It is respectfully requested that these documents be (1) fully considered by the Patent and Trademark Office during examination of this application; and (2) printed on any patent which may issue on this application.

Applicants request that a copy of Form PTO-1449, as considered and initialed by the Examiner, be returned with the next communication.

Consideration of the foregoing in relation to this patent application is respectfully requested.

Respectfully submitted,

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Addressed to:

Commissioner for Patents

P.O. Box 1450

Alexandria, VA 22313-1450 on

Claire J. Faintily

Signature of Person Signing

Registration No. 44,398

Attorney for Applicants

FISH & NEAVE

Customer No. 1473

1251 Avenue of the Americas

New York, New York 10020-1104

Tel.: (212) 596-9000

Fax: (212) 596-9090

10655409 - GAU: 3696

Receipt date: 06/04/2004



APPENDIX A

U.S. Patent Documents

3,499,646	03/10/1970	Burgess, Jr. et al.
4,597,046	06/24/1986	Musmanno et al.
5,270,922	12/14/1993	Higgins
5,297,032	03/22/1994	Trojan et al.
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APPENDIX B

U.S. Patent Documents

3,573,747	04/6/1971	Adams, C. et al.
4,903,201	02/20/1990	Wagner, S.
4,980,826	12/25/1990	Wagner, S.
5,508,913	04/16/1996	Yamamoto, K. et al.
5,692,233	11/25/1997	Garman, M.
5,727,165	03/10/1998	Ordish, C. et al.
3,581,072	05/25/1971	Nymeyer, F.
4,412,287	10/25/1983	Braddock, III, W.
5,077,665	12/31/1991	Silverman, D. et al.
5,101,353	03/31/1992	Lupien, W. et al.
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5,557,517	09/17/1996	Daughterty, III, V.
5,689,652	11/18/1997	Lupien, W. et al.

Receipt date: 06/04/2004 10655409 - GAU: 3696



APPENDIX C

U.S. Patent Documents

5,375,055 5,905,974 12/20/1994 05/18/1999 Togher et al. Fraser et al.



APPENDIX D

U.S. Patent Documents

4,823,265	04/18/1989	Nelson
5,497,317	03/05/1996	Hawkins, et al.
5,819,238	10/06/1998	Fernholz
5,950,176	09/07/1999	Keiser et al.
6.012.046	01/04/2000	Lupien, et al.
6.016.483	01/18/2000	Rickard, et al.

Other Documents

"A New Craze for March's Maddest: Online 'Trading' of NCAA Shares", Barbara Martinez, The New York Times Company: Abstracts, March 8, 1994.



APPENDIX E

U.S. Patent Documents

5,724,524

03/03/1998

Hunt et al.

Receipt date: 06/04/2004 10655409 - GAU: 3696

APPENDIX F

	O.B. Ideene Documen	
5,924,082	07/13/1999	Silverman et al.
6,014,643	01/11/2000	Minton
6,029,146	02/22/2000	Hawkins, et al.

APPENDIX G

Foreign Patent Documents

DE3539545A1 WO98/58333A1 07/31/1986 12/23/1998 Germany

PCT

Other Documents

Ye, Jia, "An Investigation of Market Fragmentation and the Specialist's Quotation Strategy (Information Risk, Liquidity, Bid Ask Spread", 1995, Volume 57/03-A of Dissertation Abstracts International, p. 1260, 97 pgs.

APPENDIX H

Other Documents

Freund, William C. "Trading stock around the clock: the future growth of global electronic markets," California Management Review, v. 34, n. 1, pg. 87, 1991.

Hakansson, Nils H. et al. "On the feasibility of automated market making by a programmed specialist," Journal of Finance, vol. XL, no. 1, pgs. 1-20, 3/85.

Bloomfield, Robert. "The interdependence of reporting discretion and informational efficiency in laboratory markets," The Accounting Review, v. 71, pgs. 493-511, 10/96.

Lindsey, Richard R. and Ulrike Schaede.
"Specialist vs. Saitori: market-making in New York and
Tokyo," Financial Analysts Journal, v. 48, n. 4, pgs. 48-57,
7/92.

Chan, K.C. et al. "Market structure and the intraday pattern of bid-ask spreads for NASDAQ securities," The Journal of Business, v. 68, n. 1, pg. 35, 1/95.

Howard, Barbara. "The trade: technology aims to take the final step," Institutional Investor, v. 24, n. 1, pg. S15, 1/91.

APPENDIX I

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U.S. DEPARTMENT OF COMMERCE PATENT AND TRADEMARK OFFICE ATTY. DOCKET NO. 10269-20CON (HSX/001CON5)

APPLN. NO. 10/655.409

INFORMATION DISCLOSURE STATEMENT BY APPLICANT

APPLICANTS Timothy Maxwell Keiser, CONF. NO. 6575

et al.

FILING DATE September 4, 2003 **GROUP ART UNIT** 3623

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